Case 1:08-cv-00518	8-ЬММ	Document 3	Filed 01/18/2	2008	Page 1 of 4 °	
UNITED STATES DI SOUTHERN DISTR 	JCT OF N	NEW YORK	x			
JOYCE KELLY,			Civil Ac	ction N	10.: 08 CV518	
Plaintiff, -against-			RULE 7.1 DISCLOSURE			
HOME DEPOT U.S.A., INC.,						
Defendant.						
			X			
Pursuant to Federal Rule of Civil Procedure 7.1 [formerly Local General Rule 1.9] and to						
enable District Judges and Magistrates of the Court to evaluate possible disqualification or						
recusal, the undersigned counsel for defendant Home Depot U.S.A., Inc. (a private non-						
governmental party) certifies that the following are corporate parents, affiliates and/or						
subsidiaries of said party, which are publicly held.						
· 1.	The Home	Depot, Inc;				
2.	Maintenance Warehouse/America Corp.;					
3.	Apex Supply Company, Inc.;					
4. I	Home Depot International, Inc.;					
5. 1	National Blinds & Wallpaper, Inc.;					
6. (Georgia Lighting, Inc.;					
7. I	Habitat Stores, Inc.;					
8. N	Maintenance Warehouse International, Inc.;					

9. Brown Jet Center, Inc.;

(-)

- 10. Home Depot (U.K.) Ltd.;
- 11. Homerlease Co., Inc.;
- 12. THD Bermuda, Inc.;
- 13. Home Depot Incentives, Inc.;
- 14. H.D.V.I. Holding Company, Inc.;
- 15. Home Depot Plumbing Services, LLC;
- 16. Home Depot Your Other Warehouse, LLC;
- 17. Newco, LLC;
- 18. Home Depot NRO Holdings Inc.;
- 19. Home Depot PR Holdings, Inc.;
- 20. Home Depot of Canada, Inc.;
- 21. Home Depot Puerto Rico, Inc.;
- 22. Home Depot Realty U.L.C.;
- 23. HD Canada Realty LP;
- 24. Home Depot Holdings Inc.;
- 25. Home Depot Nova Scotia Investments (S) U.L.C.;
- 26. Home Depot Realty Nova Scotia Ltd. Ptrshp;
- 27. Home Depot Scotia Investments (B1) U.L.C.;
- 28. Home Depot Scotia Investments (B2) U.L.C.;

- 29. 3589196 Canada Limited;
- 30. 3038165 Canada Limited;
- 31. 3038173 Canada Limited;
- 32. 3807908 Canada Limited;
- 33. 3807196 Canada Limited;
- 34. 1207438 Ontario Limited;
- 35. 1344493 Canada Limited;
- 36. HD Holdings Mexico, S.A.;
- 37. Home Depot U.S.A., Inc.;
- 38. Solutiones Para Las Casas de Mexico S. de R.I. de C.V.;
- 39. Total Home S.A. de C.V.;
- 40. Servicio Superior, S.A. de C.V.;
- 41. HD USA Mexico Holding Company, Inc.;
- 42. Productos HD, S.A. de C.V.;
- 43. The Home Depot S.O.C., Inc.;
- 44. Thusa, Inc. (domestic);
- 45. Home Depot de Mexico, S.A. de C.V.;
- 46. Homer TLC, Inc.;
- 47. The Home Depot Special Services, Inc.;
- 48. True Blue Ventures, Inc.;

- 49. True Blue Country Lakes, L.P.;
- 50. HD Development Holdings, Inc.;
- 51. HD Development of Maryland, Inc.; and
- 52. HD Development Properties, Inc.

Dated: New York, New York February 20, 2008

D'AMATO & LYNCH, LLP

By:

Megan Marchick, Esq. Attorneys for Defendant HOME DEPOT U.S.A., INC.

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